<u>Local Bankruptcy Form 315.1, 13 Plan</u> [Caption as in Bankruptcy Official Form No. 16B]

Chapter 13 Plan

I. PLAN ANALYSIS A. TOTAL DEBT PROV	VIDED EOD LINI	SED THE DLAN	I AND ADMINIC	PD ATIVE EVDENC	EC	
	iority Claims (N AND ADMINIS	I KATIVE EAPENSI	ES	
						\$
	Total attorne	y's fees are est	imated to be \$	of which	h \$ ha	as been prepaid.
c.						\$
			State:			ф
d.	Other		Jaco Two)		• • • • • • • • • • • • • • • • • • • •	\$
				nts)		
B. RECONCILIATION						
				Chapter 7 filed		¢.
a.	value of debt	or's interest in	non-exempt pro	operty		\$
	T 1					
Property	<u>FMV</u>	less Costs	less <u>Liens</u>	X Debtor's	less	= Net Value
		of Sale		<u>Interest</u>	<u>Exemptions</u>	_
h	Plue: value of	nroperty reco	werable under a	voiding powers		•
				spenses		
			riority creditors			ψ
						\$
e.	Equals: estim	ated amount p	ayable to Class	Four		
				er zero)		
				s under the Chapto		\$
plus any	funds recovere	ed from "other	property" descr	ibed in Section II.	A.3 below.	
H property and the state of				NI IND COMPO		
A. The debtor submi	E EARNINGS SI	UBJECT TO T	HE SUPERVISION	ON AND CONTRO	LOFTHE TRUS	<u>TEE</u> la futura cominac
or other future income as is nec					ion of the debtor	s ruture earnings
				ll be paid to the tr	ustee for a perio	d of
approxir	mately	months.	beginning	, 20		u 01
2. Amounts	s necessary for	the payment of	of Class Five pos	st-petition claims:	\$.	
3. Other pr	operty (specify):		•		
B. Debtor agrees to	make payments	s under the Pla	an as follows:			
	MENTE TO EMPI	OVED			MENTE From D	. l. 4 4 T
□VOLUNTARY WAGE ASSIGNM				☐ DIRECT PAY	MENT: From De	ebtor to Trustee
(Employer's Name, address, tel	repriorie numbe	1)				
						
()						
Paid in the following manner:_						
\$to be deducted		(weekly, mo	nthly, per pay pe	eriod, etc.)		

Ш.	CLASS	SIF	ICAT	ION A	ID TR	EATM	ENT (OF CL	AIMS												
	A.	. <u>C</u>	lass	One	Clai	ms en	titled	to pri	iority	under	§ 507,	Title 1	11,	Unite	d Sta	tes Co	ode.	Unle	ss othe	er prov	ision is
made	e in para	agr	aph I	$\Pi(C)$, ϵ	ach c	reditor	in Cla	ass O	ne sha	ll be pa	id in f	ull in c	lefe	erred o	cash pa	aymen	its pr	ior to	the co	ommen	cemen
of di	ctributi	one	to a	w othe	r class	Love	nt the	t tha t	20111110	nte to t	ha Tru	ctaa ch	o11	ha me	da hu	doduc	ation	from	anch i	nazmai	at made

								ts prior to the commencement tion from each payment made
by the debto					its to the 1	rustee shari be ii	lade by deduc	tion from each payment made
			strative ex					
								\$
								\$
		(c) Attor	ney's Costs	(estimated and su	abject to al	lowance)		\$
2.	Feder	al Taxes						\$
								<u>\$</u>
								\$
5.	Otner		None	r any)				\$
		[]		apport arrearage:]				in the total
				Distributed by the	Trustee p	ırsuant to the ter	ms of the Pla	n; or
			[]	Debtor is making Schedule I or J) in amount, \$	monthly pa the amour	yments via a want of \$ to is for current su	ge order [] o	or directly [] (reflected on Of that monthly ats and \$ is to
			1	pay the arrearage. Other:				
В.	Class	: Two D	efaults					
		CI T	A /10					
1.								by an interest in real regular payments shall be
		made.	inai is ine	aevior's principa	i residence	. Defaults shall	be cured and	regular payments shall be
		made.						
]]	None						
	Cre	editor		Total Default Amount to be Cured ¹	Interest Rate	Total Amount to Cure Arrearage	No. of Months to Cure	Regular Payment per (i.e. month, week, etc.) to be Made Directly to Creditor and Date of First Payment
2.		Class Tv	vo B (if no	ne, indicate) –Pu	rsuant to	11 U.S.C. §1322	(b)(5), secur	ed (other than claims
		secured o	only by an	interest in real pr	operty tha	t is the debtor's	principal res	idence) or unsecured claims
		set forth	below on	which the last pa	yment is d	lue after the dat	te on which t	he final payment under the
		Plan is d	ue. Defau	lts shall be cured	and regula	payments shall	be made:	
[]	None						
(Creditor		Collater	Amount to be Cured ¹	Interest Rate	Total Amount to Cure Arrearage		Regular Payment per (i.e. month, week, etc.) to be Made Directly to Creditor and Date of First Payment
							1	•

 $^{^{1}\,}$ The lesser of this amount or the amount specified in the Proof of Claim.

Creditor	Collateral	Total Default Amount to be Cured ¹	Interest Rate	Total Amount to Cure Arrearage	No. of Months to Cure	Regular Payment Per (i.e. month, week, ect.) To be Made Directly to Creditor and Date of First Payment

3. <u>Class Two C – Executory contracts and unexpired leases.</u> Executory contracts and unexpired leases are rejected, except the following which are assumed:

Other Party to Lease or Contract	Property, if any, Subject to the Contract or Lease	Total Amount to Cure, if any	No. of Months to Cure	Regular Monthly Payment Made Directly to Creditor and Date of First Payment

In the event that debtor rejects the lease or contract, creditor shall file a proof of claim or amended proof of claim reflecting the rejection of the lease or contract within 30 days of the entry of the order confirming this plan, failing which the claim may be barred.

C. <u>Class Three -- All other allowed secured claims (other than those designated in Classes 2A and 2B above)</u> shall be divided into separate classes and provided for as follows:

- 1. The following creditors shall retain the liens securing their claims, and they shall be paid the amount specified which represents the lesser of:
 - (A) the value of their collateral or
 - (B) the remaining balance payable on the debt over the period required to pay the sum in full.

Creditor	Specify Treatment (select A or B above)	Description of Collateral	Fair Market Value of Collateral	Amount of Debt as Scheduled	Interest Rate	Total Amount Payable

If debtor is proposing to modify the rights of a secured creditor, debtor must specifically serve such creditor in the manner specified in Fed.R.Bankr.P. 9014 and 7004.

¹The lesser of this amount or the amount specified in the Proof of Claim.

Creditor		Property	Anticipated I	Anticipated Date of Surrender				
ed by the Court at the time or's claim shall be made to trender of the property.	natic stay to permit enforced e of confirmation of this Pla unless that creditor shall fil	nn. With respect to prope a proof of claim or an	perty surrendered, no di amended proof of clain	istribution on the n to take into account				
3. Adequate Protect	ion: The following creditor	(s) shall receive paymen	ats in the nature of adec	quate protection as				
Creditor	Collateral	Adequate Protection Payment Paid Through the Trustee	Adequate Protection Payment Paid By the Debtor(s)	Number of Months Until Regular Payments Under Plan				
1. [] Class F rata the sun prior classe	Four claims are of one class n of \$) and s	and shall be paid pro ra hall be paid all funds re	ta% of such cla maining after payment	aims (or shall share point by the Trustee of all				
2. [] Class F	Four claims are divided into	more than one class as i	follows:					
E. Class Five Pos ed under § 1305 shall be j	t-petition claims allowed paid as follows:	under § 1305, Title 11,	United States Code.	Post-petition claims				
[] None				-				
THER PROVISIONS	nade directly to the creditor	by the Debtor(s) on the	e following claims:					
A. Payment will be n	Coll	lateral, if any	Monthly Paymen Amount	No. of Months to Payoff				
A. Payment will be r			i e					
Creditor	e of this Plan shall be the da	ate of entry of the Order	of Confirmation.					

to the Class Three creditors shall be paid in full before distributions to creditors in classes Four and Five. Distributions under the plan to unsecured creditors will only be made to creditors whose claims are allowed and are timely filed pursuant to Fed.R.Bankr.P. 3002 and 3004 and after payments are made to Classes One, Two A, Two B, Two C and Three above in the manner specified in Section III. 2. Distributions to classes of creditors shall be in accordance with the order set forth above, except: D. MOTIONS TO VOID LIENS UNDER 11 U.S.C. § 522(f). In accordance with Fed.R.Bankr.P. 4003(d), Debtors intend to file, or have filed, by separate motion served in accordance with Fed.R.Bankr.P. 7004, a motion to void lien pursuant to 11 U.S.C. § 522(f) as to the secured creditors listed below: Date of Order Granting Motion Creditor Collateral Date Motion to Void Lien Filed or Pending E. STUDENT LOANS: ☐ No student loans ☐ Student loans are to be treated as follows: F. RESTITUTION ☐ No restitution owed ☐ Debtor owes restitution in the total amount of \$_____which is paid directly to ______ in the amount of \$_____per month for a period of _____ months. ☐ Debtor owes restitution to be paid as follows: G. OTHER V. REVESTMENT OF PROPERTY IN DEBTOR All Property of the estate shall vest in the debtor at the time of confirmation of this Plan. VI. INSURANCE Insurance in an amount to protect liens of creditors holding secured claims is currently in effect and will [] will not [(check one) be obtained and kept in force throughout the period of the Plan. Creditor to Whom This Collateral Covered Coverage Amount Insurance Company, Policy No. and Agent Name, Address and Telephone No. Applies [] Applicable policies will be endorsed to provide a clause making the applicable creditor a loss payee of the policy. Dated:_____ Signature of Debtor Signature of Attorney for Debtor Signature of Co-Debtor Spouse Attorney's Address

Trustee's fee shall be paid up to, but not more than, the amount accrued on actual payments made to date. After payment of the Class One creditors, the amounts to be paid to cure the defaults of the Class Two A, Class Two B and Class Two C creditors shall be paid in full before distributions to creditors in classes Three, Four, and Five (strike any portion of this sentence which is not applicable). The amounts to be paid

City, State, and Zip Code

Telephone Number